## IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

## CIVIL REVISION APPLICATION No 652 of 1987

For Approval and Signature:

## Hon'ble MR.JUSTICE P.B.MAJMUDAR

\_\_\_\_\_

- 1. Whether Reporters of Local Papers may be allowed : NO to see the judgement?
- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

-----

HEIRS OF DECD. KANJI DEVA

Versus

HEIRS OF DECD. IBRAHIM ISMAIL-BHAI BELIM

\_\_\_\_\_\_

Appearance:

Mr.P.C. Kavina, for

MR PM THAKKAR for Petitioners

MR MB FAROOQUI for Respondent No. 1

-----

CORAM : MR.JUSTICE P.B.MAJMUDAR

Date of decision: 08/09/2000

ORAL JUDGEMENT

This Revision Application is filed against the order passed by the Assistant Judge, Surendranagar in Civil Revision Application No.2 of 1986. At the time of

hearing of the Revision Application, attention of Mr.Kavina was drawn to the decision of this Court in Parmar Bhimji Govind v. Heirs of Patel Velji Ramji, 1996(1) G.L.H. 606, wherein this Court held that second revision application is not maintainable before this Court. In that view of the matter, Mr.Kavina wants to withdraw this revision application in order to file substantive Special Civil Application to challenge the impugned order in question. Permission to withdraw is accordingly granted. The interim relief granted by this Court, i.e. status quo, is ordered to be continued for a period of three weeks from today. It is clarified that this Court has not gone into the merits of the impugned order. Revision Application is accordingly disposed of. Rule is discharged. Interim relief to continue for a period of three weeks. No order as to costs.

8th September, 2000 ( P.B. Majmudar, J. )

\*\*\*\*

(apj)